ACOL (Bass 08/00) Criminal Countries	UNITED STATES DISTRICT COURT
AO 91 (Rev. 08/09) Criminal Complaint	UNITED STATES DISTRICT  ALBUQUERQUE, NEW MEXICO
UNITED STATES DISTRICT COURT	
	or the
District of	MATTHEW J. DYKMAN
United States of America	) · CLERK
<b>v</b> .	
Raul Medas PERES, a.k.a. Jose Raul CAMPOS-Cardona	Case No.
	`
Defendan:(s)	)
Dependunts	
CRIMINAL COMPLAINT	
I, the complainant in this case, state that the following is true to the best of my knowledge and belief.	
•	in the county of Bernalillo in the
State and District of New Mexico, the	
Code Section Offense Description	
	on knowingly or intentionally to manufacture, distribute, or
	ess with intent to manufacture, distribute, or dispense, a nce, to wit; 500 grams or more of a mixture or substance
	ctable amount of methamphetamine.
This criminal complaint is based on these facts:	
See Attached Affadavit	
<b>♂</b> Continued on the attached sheet.	
	Miller
	Complainant's signature
	Jody Harrison, Special Agent, HSI  Printed name and title
Sworn to before me and signed in my presence.	
Sworn to before the and signed in my presence.	
_	are-tom & -
Date: 10/23/2017	Judge's signature
City and state: Albuquerque, NM	Karen B. Molzen, Chief US Magistrate Judge  Printed name and title

# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

United States of America

v.

Raul Medas PERES, a.k.a. Jose Raul CAMPOS-Cardona Hope Lorraine MENDOZA Sonia GARIBALDI-Bravo

### **AFFIDAVIT**

I, Jody L. Harrison, being duly sworn, hereby depose and state the following:

# INTRODUCTION AND AGENT BACKROUND

- 1. Your Affiant is a Special Agent (SA) with the Department of Homeland Security, U.S. Immigration & Customs Enforcement (ICE), Homeland Security Investigations (HSI), and has been employed by HSI as such since February, 2012. I am an investigative law enforcement officer of the United States, and I am empowered by law to conduct investigations and make arrests for felony offenses. I have been a federal law enforcement officer for over ten years in total with Homeland Security Investigations and the United States Border Patrol.
- 2. I have received extensive training and practical experience pertaining to federal criminal procedures, federal criminal statutes, United States Immigration and Nationality law, United States Customs laws and regulations, and other federal and state laws pertaining but not limited to; the importation and distribution of controlled substances pursuant to, bulk cash smuggling, money laundering, asset forfeiture, firearms, and conspiracy. I am authorized, and presently assigned to investigate violations of the Comprehensive Drug Abuse and Prevention and Control Act of 1970, Title 21, United States Code, Section 801, et seq, Title 18 United States Code, Section 922 and other violations of federal law. I have attended the Criminal Investigator Training Program (CITP), and the Immigration and Customs Enforcement Special Agent Training Program (ICE-SAT) at the Federal Law Enforcement Training Center (FLETC) in Brunswick, Georgia.
- 3. I have also acquired knowledge and information about such offenses, and the various means and methods by which they are furthered from numerous sources, including formal and informal training from other law enforcement officers, investigators, and Special Agents; interviews of informants and arrestees, and interviews of other knowledgeable individuals.

4. The statements contained in this affidavit are based upon your Affiant's investigation, training, experience, and information provided by other law enforcement officers. Because this affidavit is being submitted for the limited purpose of securing a criminal complaint, your Affiant has not included each and every fact known to me concerning this investigation. Your Affiant has set forth only the facts that I believe are necessary to establish probable cause to support a criminal complaint against Raul Medas PERES, a.k.a. Jose Raul CAMPOS-Cardona, Hope Lorraine MENDOZA, and Sonia GARIBALDI-Bravo for violations of Title 21, United States Code, § 841 (a)(1) Possession with Intent to Distribute, Methamphetamine.

### **RELEVANT STATUTES**

- 5. This investigation concerns alleged violations of Title 21, United States Code, § 841 (a) (1) and (b) (1) (A), Title 21 United States Code, § 846 and Title 18, United States Code, § 924 (c)(1)(A)
- 6. 21 U.S.C. § 841 (a) (1) and (b) (1) (A) prohibits any person knowingly or intentionally to manufacture, distribute, or dispense, or possess with intent to manufacture, distribute, or dispense, a controlled substance, to wit; 500 grams or more of a mixture or substance containing a detectable amount of methamphetamine;
- 7. 21 U.S.C. § 846 Any person who attempts or conspires to commit 21 U.S.C. § 841 shall be subject to the same penalties as those prescribed for the offense; and

# **DETAILS OF INVESTIGATION**

- 8. On October 22, 2017, agents conducted surveillance at the residence of Raul Medas PERES, a.k.a. Jose Raul CAMPOS-Cardona ("PERES"), 6505 Churchill Rd SW, Albuquerque, NM 87121. PERES was identified as a drug distributor in the Albuquerque, NM area who receives drug shipments from Phoenix, AZ. During this surveillance operation, agents observed a red in color 2016 Hyundai Elantra bearing Arizona license plate number CBM741. The driver of this vehicle was identified as Sonia GARIBALDI-Bravo ("GARIBALDI").
- 9. On October 22, 2017, at approximately 1210 hours, surveillance observed GARIBALDI arrive at the 6505 Churchill Rd SW in the Hyundai Elantra. At 1213 hours, PERES was observed exiting the residence and walked up to the passenger side of the Hyundai Elantra. PERES opened the rear passenger side door of GARIBALDI's car and retrieved a dark colored bag. PERES carried the dark colored bag into 6505 Churchill Rd SW. Two minutes later, PERES exited the residence with the dark colored bag and placed it into the Hyundai Elantra. PERES went back into the residence, and the Hyundai Elantra departed. Agents believed that GARIBALDI delivered drugs to 6505 Churchill Rd. SW.
- 10. A few minutes later PERES was observed exiting the residence with a female, later identified as Hope Lorraine MENDOZA ("MENDOZA"). The two drove away from the residence in a grey Dodge truck. A traffic stop was conducted on the grey Dodge truck,

and PERES and MENDOZA were detained while agents obtained a search warrant for the residence.

- 11. On October 22, 2017, The Honorable Karen B. Molzen, Chief United States Magistrate Judge, for the district of New Mexico authorized a search warrant for 6505 Churchill Rd. SW. During the search warrant of the residence agents discovered approximately 10 pounds of methamphetamine, field tested positive, hidden inside a kitchen cabinet of the residence. During the search of the bedroom occupied by MENDOZA, agents found her purse. Inside the purse agents found a loaded Smith and Wesson M&P 9mm handgun (Serial # HXF4697).
- 12. After GARIBALDI left the 6505 Churchill Rd. SW address, agents followed her. GARIBALDI eventually got onto Interstate 40 and travelled westbound. Agents requested the assistance of New Mexico State Police (NMSP) to conduct a traffic stop of GARIBALDI. NMSP officers utilized a trained narcotics K-9 to assist in the search of the vehicle. The K-9 alerted to a dark blue bag in the back seat of the vehicle for the presence of the odor of narcotics. This was the same bag that PERES carried inside his residence earlier in the day. Inside the dark blue bag agents discovered approximately \$2,410.00 USD in a side pocket of the bag.

## CONCLUSION

Based on the aforementioned facts, there is probable cause that on or about October 22, 2017, in the District of New Mexico, Raul Medas PERES, a.k.a. Jose Raul CAMPOS-Cardona and Sonia GARIBALDI-Bravo did violate 21 U.S.C. § 841 (a) (1) and (b) (1) (A), which prohibits any person knowingly or intentionally to manufacture, distribute, or dispense, or possess with intent to manufacture, distribute, or dispense, a controlled substance, to wit; 500 grams or more of a mixture or substance containing a detectable amount of methamphetamine. And, that Hope Lorraine MENDOZA did violate 21 U.S.C. § 846.

Special Agent

Homeland Security Investigations

Subscribed and sworn to before me this 23<sup>rd</sup> day of October, 2017.

The Honorable Karen B. Molzen Chief United States Magistrate Judge